California Code of Judicial Ethics

(1996)

Amended by the Supreme Court of California effective April 15, 1996

Advisory Committee Commentary is published by the Supreme Court Advisory Committee on Judicial Ethics

1	PREFACE
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3	Formal standards of judicial conduct have existed for more than 50 years.
4	The original Canons of Judicial Ethics promulgated by the American Bar
5	Association were modified and adopted in 1949 for application in California by the
6	Conference of California Judges (now the California Judges Association).
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8	In 1969, the American Bar Association determined that current needs and
9	problems warranted revision of the Canons. In the revision process, a special
10	American Bar Association committee, headed by former California Chief Justice
11	Roger Traynor, sought and considered the views of the bench and bar and other
12	interested persons. The American Bar Association Code of Judicial Conduct was
13	adopted by the House of Delegates of the American Bar Association August 16,
14	1972.
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16	Effective January 5, 1975, the California Judges Association adopted a new
17	California Code of Judicial Conduct adapted from the American Bar Association
18	1972 Model Code. The California code was recast in gender-neutral form in 1986.
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1	Preface
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3	In 1990, the AmericanBar Association Model Code was further revised after
4	a lengthy study. The California Judges Association again reviewed the model code
5	and adopted a revised California Code of Judicial Conduct on October 5, 1992.
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7	Proposition 190 (amending Cal. Const., art. VI, § 18(m), effective March 1,
8	1995) created a new constitutional provision that states, "The Supreme Court shall
9	make rules for the conduct of judges, both on and off the bench, and for judicial
10	candidates[*] in the conduct of their campaigns. These rules shall be referred to as
11	the Code of Judicial Ethics."
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13	The Supreme Court formally adopted the 1992 Code of Judicial Conduct in
14	March 1995, as a transitional measure pending further review.
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16	The Supreme Court formally adopted the Code of Judicial Ethics effective
17	January 15, 1996.
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 * Terms with an asterisk (*) are defined in the Terminology section.

1	Preface
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3	The Supreme Court formally adopted amendments to the Code of Judicial
4	Ethics, effective April 15, 1996. The Advisory Committee Commentaryis published
5	by the Supreme Court Advisory Committee on Judicial Ethics.
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PREAMBLE

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Our legal system is based on the principle that an independent, fair, and competent judiciary will interpret and apply the laws that govern us. The role of the judiciary is central to American concepts of justice and the rule of law. Intrinsic to this code are the precepts that judges, individually and collectively, must respect and honor the judicial office as a public trust and strive to enhance and maintain confidence in our legal system. The judge is an arbiter of facts and law for the resolution of disputes and a highly visible member of government under the rule of law.

The Code of Judicial Ethics ("Code") establishes standards for ethical conduct of judges on and off the bench and for candidates for judicial office. The Code consists of broad declarations called Canons, with subparts, and a Terminology section. Following each Canon is a Commentary section prepared by the Supreme Court Advisory Committee on Judicial Ethics. The Commentary, by explanation and example, provides guidance as to the purpose and meaning of the Canons. The Commentary does not constitute additional rules and should not be so construed. All members of the judiciary must comply with the Code. Compliance is required to preserve the integrity of the bench and to ensure the confidence of the public.

1	Preamble
2	
3	The Canons should be read together as a whole, and each provision should
4	be construed in context and consistent with every other provision. They are to be
5	applied in conformance with constitutional requirements, statutes, other court rules,
6	and decisional law. Nothing in the Code shall either impair the essential
7	independence of judges in making judicial decisions or provide a separate basis for
8	civil liability or criminal prosecution.
9	
10	The Code governs the conduct of judges and judicial candidates* and is
11	binding upon them. Whether disciplinary action is appropriate, and the degree of
12	discipline to be imposed, requires a reasoned application of the text and
13	consideration of such factors as the seriousness of the transgression, whether there
14	is a pattern of improper activity, and the effect of the improper activity on others or
15	on the judicial system.
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Terms explained below are noted with an asterisk (*) in the Canons where they appear. In addition, the Canons in which terms appear are cited after the explanation of each term below.

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"Appropriate authority" denotes the authority with responsibility for initiation of the disciplinary process with respect to a violation to be reported. See Commentary to Canon 3D.

"Candidate." A candidate is a person seeking election for or retention of judicial office by election. A person becomes a candidate for judicial office as soon as he or she makes a public announcement of candidacy, declares or files as a candidate with the election authority, or authorizes solicitation or acceptance of contributions or support. The term "candidate" has the same meaning when applied to a judge seeking election to nonjudicial office, unless on leave of absence. See Preamble and Canons 2B(3), the preliminary paragraph of 5, 5A, 5B, 5C, and 6E.

"Court personnel" does not include the lawyers in a proceeding before a judge. See Canons 3B(4), 3B(7)(b), 3B(9), and 3C(2).

1	Terminology
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3	"Fiduciary" includes such relationships as executor, administrator, trustee,
4	and guardian. See Canons 4E, 6B, and 6F Commentary).
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6	"Law" denotes court rules as well as statutes, constitutional provisions, and
7	decisional law. See Canons 1 (Commentary), 2A, 2C (Commentary), 3A, 3B(2),
8	3B(7), 3E, 4B (Commentary), 4C, 4D(6)(a)-(b), 4F, 4H, and 5D.
9	
10	"Member of the judge's family" denotes a spouse, child, grandchild, parent,
11	grandparent, or other relative or person with whom the judge maintains a close
12	familial relationship. See Canons 2B(2), 4D(1) Commentary), 4D(2), 4E, 4G
13	(Commentary), and 5A.
14	
15	"Member of the judge's family residing in the judge's household" denotes a
16	spouse and those persons who reside in the judge's household who are relatives of
17	the judge including relatives by marriage, or persons with whom the judge maintains
18	a close familial relationship. See Canons 4D(5) and 4D(6).
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1	Terminology
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3	"Nonprofit youth organization" is any nonprofit corporation or association,
4	not organized for the private gain of any person, whose purposes are irrevocably
5	dedicated to benefiting and serving the interests of minors and which maintains its
6	nonprofit status in accordance with applicable state and federal tax laws. See
7	Canon 2C.
8	
9	"Nonpublic information" denotes information that, by law, is not available to
10	the public. Nonpublic information may include but is not limited to information
11	that is sealed by statute or court order, impounded, or communicated in camera; and
12	information offered in grand jury proceedings, presentencing reports, dependency
13	cases, or psychiatric reports. See Canon 3B(11).
14	
15	"Political organization" denotes a political party, political action committee,
16	or other group, the principal purpose of which is to further the election or
17	appointment of candidates to nonjudicial office. See Canon 5A.
18	
19	"Temporary Judge." A temporary judge is an active or inactive member of
20	the bar who serves or expects to serve as a judge once, sporadically, or regularly on

1	Terminology
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3	a part-time basis under a separate court appointment for each period of service or
4	for each case heard. See Canons 4C(3)(d)(i), 6A, and 6D.
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6	"Require." Any Canon prescribing that a judge "require" certain conduct of
7	others means that a judge is to exercise reasonable direction and control over the
8	conduct of those persons subject to the judge's direction and control. See Canons
9	3B(3), 3B(4), 3B(6), 3B(8) (Commentary), 3B(9), and 3C(2).
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1	CANON 1
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3	A JUDGE SHALL UPHOLD THE INTEGRITY
4	AND INDEPENDENCE OF THE JUDICIARY
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6	An independent and honorable judiciary is indispensable to justice in our
7	society. A judge should participate in establishing, maintaining, and enforcing
8	high standards of conduct, and shall personally observe those standards so that
9	the integrity and independence of the judiciary will be preserved. The
10	provisions of this Code are to be construed and applied to further that objective.
11	A judicial decision or administrative act later determined to be incorrect legally
12	is not itself a violation of this Code.
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14	ADVISORY COMMITTEE COMMENTARY
15	Deference to the judgments and rulings of courts depends upon public
16	confidence in the integrity and independence of judges. The integrity and
17	independence of judges depend in turn upon their acting without fear or favor.
18	Although judges should be independent, they must comply with the law* and the
19	provisions of this Code. Public confidence in the impartiality of the judiciary is
20	maintained by the adherence of each judge to this responsibility. Conversely,
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1	Canon 1
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3	violations of this Code diminish public confidence in the judiciary and thereby do
4	injury to the system of government under law.
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6	The basic function of an independent and honorable judiciary is to maintain
7	the utmost integrity in decision making, and this Code should be read and
8	interpreted with that function in mind.
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1	CANON 2
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3	A JUDGE SHALL AVOID IMPROPRIETY AND THE
4	APPEARANCE OF IMPROPRIETY IN ALL OF THE
5	JUDGE'S ACTIVITIES
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7	A. Promoting Public Confidence
8	
9	A judge shall respect and comply with the law* and shall act at all times
10	in a manner that promotes public confidence in the integrity and impartiality of
11	the judiciary.
12	
13	ADVISORY COMMITTEECOMMENTARY
14	Public confidence in the judiciary is eroded by irresponsible or improper
15	conduct by judges. A judge must avoid all impropriety and appearance of
16	impropriety. A judge must expect to be the subject of constant public scrutiny. A
17	judge must therefore accept restrictions on the judge's conduct that might be viewed
18	as burdensome by other members of the community and should do so freely and
19	willingly.
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1	Canon 2
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3	The prohibition against behaving with impropriety or the appearance of
4	impropriety applies to both the professional and personal conduct of a judge.
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6	The test for the appearance of impropriety is whether a person aware of the
7	facts might reasonably entertain a doubt that the judge would be able to act with
8	integrity, impartiality, and competence.
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10	See also Commentary under Canon 2C.
11	
12	B. Use of the Prestige of Judicial Office
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14	(1) A judge shall not allow family, social, political, or other relationships
15	to influence the judge's judicial conduct or judgment, nor shall a judge convey
16	or permit others to convey the impression that any individual is in a special
17	position to influence the judge.
18	
19	(2) A judge shall not lend the prestige of judicial office to advance the
20	pecuniary or personal interests of the judge or others; nor shall a judge
21	testify voluntarily as a character witness. A judge shall not initiate

3 communications with a sentencing judge or a probation or corrections officer,

4 but may provide them with information for the record in response to an official

5 request. A judge may initiate communications with a probation or corrections

officer concerning a member of the judge's family,* provided the judge is not

identified as a judge in the communication.

ADVISORY COMMITTEE COMMENTARY

A strong judicial branch, based on the prestige which comes from effective and ethical performance, is essential to a system of government in which the judiciary functions independently of the executive and legislative branches. Judges should distinguish between proper and improper use of the prestige of office in all of their activities.

A judge must avoid lending the prestige ofjudicial office for the advancement of the private interests of the judge or others. For example, a judge must not use the judicial position to gain advantage in a civil suit involving a member of the judge's family;* or use his or her position to gain deferential treatment when stopped by a police officer for a traffic offense.

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3	As to the use of a judge's title to identify a judge's role in the presentation
4	and creation of legal education programs and materials, see Commentary to Canor
5	4B. In contracts for publication of a judge's writings, a judge should retain control
6	over the advertising, to the extent feasible, to avoid exploitation of the judge's
7	office. As to the acceptance of awards, see Canon $4D(6)(c)$ and Commentary.
8	
9	A judge must not testify as a character witness without being subpoenaed
10	because to do so may lend the prestige of the judicial office in support of the party
11	for whom the judge testifies. A judge may provide information on behalf of a
12	lawyer or a judge involved in disciplinary proceedings, and shall provide
13	information to disciplinary bodies when officially requested to do so. This Canon
14	does not afford judges a privilege against testifying in response to any official
15	summons.
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17	This Canon does not preclude internal discussions among judges regarding
18	the application of substantive or procedural provisions of law to any pending
19	criminal or civil case.

1	Canon 2
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3	(3) A judge may respond to judicial selection inquiries, provide
4	recommendations (including a general character reference, relating to the
5	evaluation of persons being considered for a judgeship) and otherwise
6	participate in the process of judicial selection.
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8	(4) A judge shall not use the judicial title in any written communication
9	intended to advance the personal or pecuniary interest of the judge. A judge
10	may serve as a reference or provide a letter of recommendation only if based on
11	the judge's personal knowledge of the individual. These written
12	communications may include the judge's title and be written on stationery that
13	uses the judicial title.
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15	C. Membership in Organizations
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17	A judge shall not hold membership in any organization that practices
18	invidious discrimination on the basis of race, sex, religion, national origin, or
19	sexual orientation.
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This Canon does not apply to membership in a religious organization or an official military organization of the United States. So long as membership does not violate Canon 4A, this Canon does not bar membership in a nonprofit youth organization.*

ADVISORY COMMITTEE COMMENTARY

Membership of a judge in an organization that practices invidious discrimination gives rise to a perception that the judge's impartiality is impaired. This Canon exempts membership in religious and military organizations and, subject to Canon 4A, does not bar membership in nonprofit youth organizations.* These exemptions are necessary because membership in United States military organizations is subject to current valid military regulations, and religious beliefs are constitutionally protected. Membership in nonprofit youth organizations* is not barred to accommodate individual rights of intimate association and free expression.

Canon 2C refers to the current practices of the organization. Whether an organization practices invidious discrimination is often a complex question to which judges should be sensitive. The answer cannot be determined from a mere

examination of an organization's current membership rolls but rather depends on how the organization selects members and other relevant factors, such as whether the organization is dedicated to the preservation of religious, ethnic, or cultural values of legitimate common interest to its members, or whether it is in fact and effect an intimate, purely private organization whose membership limitations could not be constitutionally prohibited. Absent such factors, an organization is generally said to discriminate invidiously if it arbitrarily excludes from membership on the basis of race, religion, sex, national origin, or sexual orientation persons who would otherwise be admitted to membership.

Although Canon 2C relates only to membership in organizations that invidiously discriminate on the basis of race, sex, religion, national origin, or sexual orientation, a judge's membership in an organization that engages in any discriminatory membership practices prohibited by law* also violates Canon 2 and Canon 2A and gives the appearance of impropriety. In addition, it would be a violation of Canon 2 and Canon 2A for a judge to arrange a meeting at a club that the judge knows practices such invidious discrimination or for the judge to use such a club regularly. Moreover, public manifestation by a judge of the judge's knowing approval of invidious discrimination on any basis gives the appearance of

1	Canon 2
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3	impropriety under Canon 2 and diminishes public confidence in the integrity and
4	impartiality of the judiciary in violation of Canon 2A.
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1	CANON 3
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3	A JUDGE SHALL PERFORM THE DUTIES OF JUDICIAL
4	OFFICE IMPARTIALLY AND DILIGENTLY
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6	A. Judicial Duties in General
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8	All of the judicial duties prescribed by law* shall take precedence over
9	all other activities of every judge. In the performance of these duties, the
10	following standards apply.
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12	B. Adjudicative Responsibilities
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14	(1) A judge shall hear and decide all matters assigned to the judge except
15	those in which he or she is disqualified.
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17	ADVISORY COMMITTEE COMMENTARY
18	Canon $3B(1)$ is based upon the affirmative obligation contained in the Code
19	of Civil Procedure.
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1	Canon 3
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3	(2) A judge shall be faithful to the law* regardless of partisan interests,
4	public clamor, or fear of criticism, and shall maintain professional competence
5	in the law.*
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7	(3) A judge shall require* order and decorum in proceedings before the
8	judge.
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10	(4) A judge shall be patient, dignified, and courteous to litigants, jurors,
11	witnesses, lawyers, and others with whom the judge deals in an official capacity,
12	and shall require* similar conduct of lawyers and of all court staff and
13	personnel* under the judge's direction and control.
14	
15	(5) A judge shall perform judicial duties without bias or prejudice. A
16	judge shall not, in the performance of judicial duties, by words or conduct
17	manifest bias or prejudice, including but not limited to bias or prejudice based
18	upon race, sex, religion, national origin, disability, age, sexual orientation, or
19	socioeconomic status.
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1	Canon 3
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3	ADVISORY COMMITTEE COMMENTARY
4	A judge must refrain from speech, gestures, or other conduct that could
5	reasonably be perceived as sexual harassment.
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7	(6) A judge shall require* lawyers in proceedings before the judge to
8	refrain from manifesting, by words or conduct, bias or prejudice based upon
9	race, sex, religion, national origin, disability, age, sexual orientation, or
10	socioeconomic status against parties, witnesses, counsel, or others. This Canon
11	does not preclude legitimate advocacy when race, sex, religion, national origin,
12	disability, age, sexual orientation, socioeconomic status or other similar factors
13	are issues in the proceeding.
14	
15	(7) A judge shall accord to every person who has a legal interest in a
16	proceeding, or that person's lawyer, full right to be heard according to law.* A
17	judge shall not initiate, permit, or consider ex parte communications, or
18	consider other communications made to the judge outside the presence of the
19	parties concerning a pending or impending proceeding, except as follows:

1	Canon 3
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3	(a) A judge may obtain the advice of a disinterested expert on the law*
4	applicable to a proceeding before the judge if the judge gives notice to the
5	parties of the person consulted and the substance of the advice, and affords the
6	parties reasonable opportunity to respond.
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8	(b) A judge may consult with court personnel* whose function is to aid
9	the judge in carrying out the judge's adjudicative responsibilities or with other
10	judges.
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12	(c) A judge may, with the consent of the parties, confer separately with
13	the parties and their lawyers in an effort to mediate or settle matters pending
14	before the judge.
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16	(d) A judge may initiate ex parte communications, where circumstances
17	require, for scheduling, administrative purposes, or emergencies that do not
18	deal with substantive matters provided:
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20	(i) the judge reasonably believes that no party will gain a
21	procedural or tactical advantage as a result of the ex parte communication, and

1	Canon 3
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3	(ii) the judge makes provision promptly to notify all other parties
4	of the substance of the ex parte communication and allows an opportunity to
5	respond.
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7	(e) A judge may initiate or consider any ex parte communication when
8	expressly authorized by law* to do so.
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10	ADVISORY COMMITTEE COMMENTARY
11	The proscription against communications concerning a proceeding includes
12	communications from lawyers, law professors, and other persons who are not
13	participants in the proceeding, except to the limited extent permitted by the
14	exceptions noted in Canon $3B(7)$.
15	
16	This Canon does not prohibit a judge from initiating or considering an ex
17	parte communication when authorized to do so by stipulation of the parties.
18	
19	This Canon does not prohibit court staff from communicating scheduling
20	information or carrying out similar administrative functions.
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An appropriate and often desirable procedure for a court to obtain the advice of a disinterested expert on legal issues is to invite the expert to file an amicus curiae brief.

A judge must not independently investigate facts in a case and must consider only the evidence presented, unless otherwise authorized by law.* For example, a judge is statutorily authorized to investigate and consult witnesses informally in small claims cases.

(8) A judge shall dispose of all judicial matters fairly, promptly, and efficiently.

ADVISORY COMMITTEE COMMENTARY

The obligation of a judge to dispose of matters promptly and efficiently must not take precedence over the judge's obligation to dispose of the matters fairly and with patience. A judge should monitor and supervise cases so as to reduce or eliminate dilatory practices, avoidable delays, and unnecessary costs. A judge should encourage and seek to facilitate settlement, but parties should not feel coerced into surrendering the right to have their controversy resolved by the courts.

Prompt disposition of the court's business requires a judge to devote

adequate time to judicial duties, to be punctual in attending court and expeditious

in determining matters under submission, and to require* that court officials,

litigants, and their lawyers cooperate with the judge to that end.

(9) A judge shall not make any public comment about a pending or impending proceeding in any court, and shall not make any nonpublic comment that might substantially interfere with a fair trial or hearing. The judge shall require* similar abstention on the part of court personnel* subject to the judge's direction and control. This Canon does not prohibit judges from making statements in the course of their official duties or from explaining for public information the procedures of the court, and does not apply to proceedings in which the judge is a litigant in a personal capacity. Other than cases in which the judge has personally participated, this Canon does not prohibit judges from discussing in legal education programs and materials, cases and issues pending in appellate courts. This educational exemption does not apply to cases over which the judge has presided or to comments or discussions that might interfere with a fair hearing of the case.

1	Canon 3
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3	ADVISORY COMMITTEE COMMENTARY
4	The requirement that judges abstain from public comment regarding a
5	pending or impending proceeding continues during any appellate process and until
6	final disposition. This Canon does not prohibit a judge from commenting on
7	proceedings in which the judge is a litigant in a personal capacity, but in cases such
8	as a writ of mandamus where the judge is a litigant in an official capacity, the judge
9	must not comment publicly.
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L1	(10) A judge shall not commend or criticize jurors for their verdict other
L2	than in a court order oropinion in a proceeding, but may express appreciation
L3	to jurors for their service to the judicial system and the community.
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L5	ADVISORY COMMITTEE COMMENTARY
L6	Commending or criticizing jurors for their verdict may imply a judicial
L7	expectation in future cases and may impair a juror's ability to be fair and impartial
L8	in a subsequent case.
L9	
20	(11) A judge shall not disclose or use, for any purpose unrelated to
21	judicial duties, nonpublic information* acquired in a judicial capacity.

1	Canon 3
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3	ADVISORY COMMITTEE COMMENTARY
4	This Canon makes it clear that judges cannot make use of information from
5	affidavits, jury results, or court rulings, before they become public information, in
6	order to gain a personal advantage.
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8	C. Administrative Responsibilities
9	
10	(1) A judge shall diligently discharge the judge's administrative
11	responsibilities without bias or prejudice and maintain professional competence
12	in judicial administration, and shall cooperate with other judges and court
13	officials in the administration of court business.
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15	(2) A judge shall require* staff and court personnel* under the judge's
16	direction and control to observe appropriate standards of conduct and to
17	refrain from manifesting bias or prejudice based upon race, sex, religion,
18	national origin, disability, age, sexual orientation, or socioeconomic status in the
19	performance of their official duties.
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1	Canon 3
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3	(3) A judge with supervisory authority for the judicial performance of
4	other judges shall take reasonable measures to ensure the prompt disposition of
5	matters before them and the proper performance of their other judicial
6	responsibilities.
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8	(4) A judge shall not make unnecessary court appointments. A judge
9	shall exercise the power of appointment impartially and on the basis of merit. A
10	judge shall avoid nepotism and favoritism. A judge shall not approve
11	compensation of appointees above the reasonable value of services rendered.
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13	ADVISORY COMMITTEE COMMENTARY
14	Appointees of a judge include assigned counsel, officials such as referees,
15	commissioners, special masters, receivers, and guardians, and personnel such as
16	clerks, secretaries, court reporters, court interpreters, and bailiffs. Consent by the
17	parties to an appointment or an award of compensation does not relieve the judge
18	of the obligation prescribed by Canon $3C(4)$.
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1	Canon 3
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3	D. Disciplinary Responsibilities
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5	(1) Whenever a judge has reliable information that another judge has
6	violated any provision of the Code of Judicial Ethics, the judge shall take or
7	initiate appropriate corrective action, which may include reporting the violation
8	to the appropriate authority.*
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10	(2) Whenever a judge has personal knowledge that a lawyer has violated
11	any provision of the Rules of Professional Conduct, the judge shall take
12	appropriate corrective action.
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14	ADVISORY COMMITTEE COMMENTARY
15	Appropriate corrective action could include direct communication with the
16	judge or lawyer who has committed the violation, other direct action if available, or
17	a report of the violation to the presiding judge, appropriate authority,* or other
18	agency or body. Judges should note that in addition to the action required by
19	Canon $3D(2)$, California law imposes additional reporting requirements regarding
20	lawyers.
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1	Canon 3
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3	E. Disqualification
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5	A judge shall disqualify himself or herself in any proceeding in which
6	disqualification is required by law.* In all trial court proceedings, a judge shall
7	disclose on the record information that the judge believes the parties or their
8	lawyers might consider relevant to the question of disqualification, even if the
9	judge believes there is no actual basis for disqualification.
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11	ADVISORY COMMITTEE COMMENTARY
12	Under this rule, a judge is disqualified whenever the judge's impartiality
13	might reasonably be questioned, or whenever required by the disqualification
14	provisions of the Code of Civil Procedure.
15	
16	However, the rule of necessity may override the rule of disqualification. For
17	example, a judge might be required to participate in judicial review of a judicial
18	salary statute, or might be the only judge available in a matter requiring judicial
19	action, such as a hearing on probable cause or a temporary restraining order. In
20	the latter case, the judge must promptly disclose on the record the basis for possible

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3	disqualification and use reasonable efforts to transfer the matter to another judge
4	as soon as practicable.
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1	CANON 4
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3	A JUDGE SHALL SO CONDUCT THE JUDGE'S
4	QUASI-JUDICIAL AND EXTRAJUDICIAL
5	ACTIVITIES AS TO MINIMIZE THE RISK OF
6	CONFLICT WITH JUDICIAL OBLIGATIONS
7	
8	A. Extrajudicial Activities in General
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10	A judge shall conduct all of the judge's extrajudicial activities so that
11	they do not
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13	(1) cast reasonable doubt on the judge's capacity to act impartially;
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15	(2) demean the judicial office; or
16	
17	(3) interfere with the proper performance of judicial duties.
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1	Canon 4
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3	ADVISORY COMMITTEE COMMENTARY
4	Complete separation of a judge from extrajudicial activities is neither
5	possible nor wise; a judge should not become isolated from the community in which
6	the judge lives.
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8	Expressions of bias or prejudice by a judge, even outside the judge's judicial
9	activities, may cast reasonable doubt on the judge's capacity to act impartially as a
10	judge. Expressions which may do so include jokes or other remarks demeaning
11	individuals on the basis of a classification such as their race, sex, religion, sexual
12	orientation, or national origin. See Canon 2C and accompanying Commentary.
13	
14	B. Quasi-judicial and Avocational Activities
15	
16	A judge may speak, write, lecture, tach, and participate in activities
17	concerning legal and nonlegal subject matters, subject to the requirements of
18	this Code.
19	
20	
21	

1	Canon 4
2	
3	ADVISORY COMMITTEE COMMENTARY
4	As a judicial officer and person specially learned in the law,* a judge is in a
5	unique position to contribute to the improvement of the law,* the legal system, and
6	the administration of justice, including revision of substantive and procedural law*
7	and improvement of criminal and juvenile justice. To the extent that time permits, a
8	judge may do so, either independently or through a bar or judicial association or
9	other group dedicated to the improvement of the law.*
10	
11	It may be necessary to promote legal education programs and materials by
12	identifying authors and speakers by judicial title. This is permissible, provided
13	such use of the judicial title does not contravene Canons 2A and 2B.
14	
15	Judges are not precluded by their office from engaging in other social,
16	community, and intellectual endeavors so long as they do not interfere with the
17	obligations under Canons 2C and 4A.
18	
19	
20	

1	Canon 4
2	
3	C. Governmental, Civic, or Charitable Activities
4	
5	(1) A judge shall not appear at a public hearing or officially consult with
6	an executive or legislative body or public official except on matters concerning
7	the law,* the legal system, or the administration of justice or in matters
8	involving the judge's private economic or personal interests.
9	
10	ADVISORY COMMITTEE COMMENTARY
11	See Canon 2B regarding the obligation to avoid improper influence.
12	
13	(2) A judge shal not accept appointment to a governmental committee or
14	commission or other governmental position that is concerned with issues of fact
15	or policy on matters other than the improvement of the law,* the legal system,
16	or the administration of justice. A judge may, however, serve in the military
17	reserve or represent a national, state, or local government on ceremonial
18	occasions or in connection with historical, educational, or cultural activities.
19	
20	
21	

б

ADVISORY COMMITTEE COMMENTARY

Canon 4C(2) prohibits a judge from accepting any governmental position except one relating to the law,* legal system, or administration of justice as authorized by Canon 4C(3). The appropriateness of accepting extrajudicial assignments must be assessed in light of the demands on judicial resources and the need to protect the courts from involvement in extrajudicial matters that may prove to be controversial. Judges shall not accept governmental appointments that are likely to interfere with the effectiveness and independence of the judiciary, or which constitute a public office within the meaning of the California Constitution, article VI, section 17.

Canon 4C(2) does not govern a judge's service in a nongovernmental position. See Canon 4C(3) permitting service by ajudge with organizations devoted to the improvement of the law,* the legal system, or the administration of justice and with educational, religious, charitable, fraternal, or civic organizations not conducted for profit. For example, service on the board of a public educational institution, other than a law school, would be prohibited under Canon 4C(2), but service on the board of a public law school or any private educational institution would generally be permitted under Canon 4C(3).

1	Canon 4
2	
3	(3) Subject to the following limitations and the other requirements of this
4	Code,
5	
6	(a) a judge may serve as an officer, director, trustee, or nonlegal advisor
7	of an organization or governmental agency devoted to the improvement of the
8	law,* the legal system, or the administration of justice provided that such
9	position does not constitute a public office within the meaning of the California
10	Constitution, article VI, section 17;
11	
12	(b) a judge may serve as an officer, director, trustee, or nonlegal advisor
13	of an educational, religious, charitable, fraternal, or civic organization not
14	conducted for profit;
15	
16	ADVISORY COMMITTEE COMMENTARY
17	Canon $4C(3)$ does not apply to a judge's service in a governmental position
18	unconnected with the improvement of the law,* the legal system, or the
19	administration of justice. See Canon $4C(2)$.
20	
21	

1	Canon 4
2	
3	Canon $4C(3)$ uses the phrase, "Subject to the following limitations and the
4	other requirements of this Code." As an example of the meaning of the phrase, a
5	judge permitted by Canon $4C(3)$ to serve on the board of a fraternal institution may
6	be prohibited from such service by Canon 2C or 4A if the institution practices
7	invidious discrimination or if service on the board otherwise casts reasonable doubt
8	on the judge's capacity to act impartially as a judge.
9	
10	Service by a judge on behalf of a civic or charitable organization may be
11	governed by other provisions of Canon 4 in addition to Canon 4C. For example, a
12	judge is prohibited by Canon 4G from serving as a legal advisor to a civic or
13	charitable organization.
14	
15	Service on the board of a homeowners' association or a neighborhood
16	protective group is proper if it is related to the protection of the judge's own
17	economic interests. See Canons 4D(2) and 4D(4). See Canon 2B regarding the
18	obligation to avoid improper use of the prestige of a judge's office.
19	
20	(c) a judge shall not serve as an officer, director, trustee, or nonlegal

advisor if it is likely that the organization

1	Canon 4
2	
3	(i) will be engaged in judicial proceedings that would ordinarily
4	come before the judge, or
5	
6	(ii) will be engaged frequently in adversary proceedings in the
7	court of which the judge is a member or in any court subject to the appellate
8	jurisdiction of the court of which the judge is a member;
9	
LO	ADVISORY COMMITTEE COMMENTARY
L1	The changing nature of some organizations and of their relationship to the
L2	law* makes it necessary for the judge regularly to reexamine the activities of each
L3	organization with which the judge is affiliated to determine if it is proper for the
L4	judge to continue the affiliation. Some organizations regularly engage in litigation
L5	to achieve their goals or fulfill their purposes. Judges should avoid a leadership
L6	role in such organizations as it could compromise the appearance of impartiality.
L7	
L8	(d) a judge as an officer, director, trustee, or nonlegal advisor, or as a
L9	member or otherwise
20	
21	

1	Canon 4
2	
3	(i) may assist such an organization in planning fund raising and
4	may participate in the management and investment of the organization's funds,
5	but shall not personally participate in the solicitation of funds or other fund-
6	raising activities, except that a judge may privately solicit funds for such an
7	organization from other judges (excluding court commissioners, referees,
8	retired judges, and temporary judges*);
9	
10	(ii) may make recommendations to public and private fund-
11	granting organizations on projects and programs concerning the law,* the legal
12	system, or the administration of justice;
13	
14	(iii) shall not personally participate in membership solicitation if
15	the solicitation might reasonably be perceived as coercive or if the membership
16	solicitation is essentially a fund-raising mechanism, except as permitted in
17	Canon 4C(3)(d)(i);
18	
19	(iv) shall not permit the use of the prestige of his or her judicia
20	office for fund raising or membership solicitation but may be a speaker, guest

of honor, or recipient of an award for public or charitable service provided the judge does not personally solicit funds and complies with Canon 4A(1), (2), and

(3).

ADVISORY COMMITTEE COMMENTARY

A judge may solicit membership or endorse or encourage membership efforts for an organization devoted to the improvement of the law,* the legal system, or the administration of justice, or a nonprofit educational, religious, charitable, fraternal, or civic organization as long as the solicitation cannot reasonably be perceived as coercive and is not essentially a fund-raising mechanism. Solicitation of funds for an organization and solicitation of memberships similarly involve the danger that the person solicited will feel obligated to respond favorably to the solicitor if the solicitor is in a position of influence or control. A judge must not engage in direct, individual solicitation of funds or memberships in person, in writing, or by telephone except in the following cases: (1) a judge may solicit other judges (excluding court commissioners, referees, retired judges, court-appointed arbitrators, and temporary judges*) for funds or memberships; (2) a judge may solicit other persons for membership in the organizations described above if neither

1	Canon 4
2	
3	those persons nor persons with whom they are affiliated are likely ever to appear
4	before the court on which the judge serves; and (3) a judge who is an officer of such
5	an organization may send a general membership solicitation mailing over the
6	judge's signature.
7	
8	Use of an organization letterhead for fund raising or membership
9	solicitation does not violate Canon $4C(3)(d)$, provided the letterhead lists only the
10	judge's name and office or other position in the organization, and designates the
11	judge's judicial title only if other persons whose names appear on the letterhead
12	have comparable designations. In addition, a judge must also make reasonable
13	efforts to ensure that the judge's staff, court officials, and others subject to the
14	judge's direction and control do not solicit funds on the judge's behalf for any
15	purpose, charitable or otherwise.
16	
17	D. Financial Activities
18	
19	(1) A judge shall not engage in financial and business dealings that
20	
21	

1	Canon 4
2	
3	(a) may reasonably be perceived to exploit the judge's judicial position,
4	or
5	
6	(b) involve the judge in frequent transactions or continuing business
7	relationships with lawyers or other persons likely to appear before the court on
8	which the judge serves.
9	
10	ADVISORY COMMITTEE COMMENTARY
11	The Time for Compliance provision of this Code (Canon 6F) postpones the
12	time for compliance with certain provisions of this Canon in some cases.
13	
14	A judge must avoid financial and business dealings that involve the judge in
15	frequent transactions or continuing business relationships with persons likely to
16	appear either before the judge personally or before other judges on the judge's
17	court. A judge shall discourage members of the judge's family* from engaging in
18	dealings that would reasonably appear to exploit the judge's judicial position or
19	that involve family members in frequent transactions or continuing business
20	relationships with persons likely to appear before the judge. This rule is necessary
21	

1

to avoid creating an appearance of exploitation of office or favoritism and to
 minimize the potential for disqualification.

Participation by a judge in financial and business dealings is subject to the general prohibitions in Canon 4A against activities that tend to reflect adversely on impartiality, demean the judicial office, or interfere with the proper performance of judicial duties. Such participation is also subject to the general prohibition in Canon 2 against activities involving impropriety or the appearance of impropriety and the prohibition in Canon 2B against the misuse of the prestige of judicial office.

In addition, a judge must maintain high standards of conduct in all of the judge's activities, as set forth in Canon 1.

(2) A judge may, subject to the requirements of this Code, hold and manage investments of the judge and members of the judge's family,* including real estate, and engage in other remunerative activities. A judge shall not participate in, nor permit the judge's name to be used in connection with, any business venture or commercial advertising that indicates the judge's title or

1	Canon 4
2	
3	affiliation with the judiciary or otherwise lend the power or prestige of his or
4	her office to promote a business or any commercial venture.
5	
6	(3) A judge shall not serve as an officer, director, manager, or employee
7	of a business affected with a public interest, including, without limitation, a
8	financial institution, insurance company, or public utility.
9	
LO	ADVISORY COMMITTEE COMMENTARY
L1	Although participation by a judge in business activities might otherwise be
L2	permitted by Canon 4D, a judge may be prohibited from participation by other
L3	provisions of this Code when, for example, the business entity frequently appears
L4	before the judge's court or the participation requires significant time away from
L5	judicial duties. Similarly, a judge must avoid participating in any business activity
L6	if the judge's participation would involve misuse of the prestige of judicial office.
L7	See Canon 2B.
L8	
L9	(4) A judge shall manage personal investments and financial activities so
20	as to minimize the necessity for disqualification. As soon as reasonably possible,
21	

1	Canon 4
2	
3	a judge shall divest himself or herself of investments and other financial
4	interests that would require frequent disqualification.
5	
6	(5) Under no circumstance shall a judge accept a gift, bequest, or favor if
7	the donor is a party whose interests have come or are reasonably likely to come
8	before the judge. A judge shall discourage members of the judge's family
9	residing in the judge's household* from accepting similar benefits from parties
10	who have come or are reasonably likely to come before the judge.
11	
12	ADVISORY COMMITTEE COMMENTARY
13	In addition to the prohibitions set forthin Canon $4D(5)$ regarding gifts,
14	other laws may be applicable to judges, including, for example, Code of Civil
15	Procedure section 170.9 and the Political Reform Act of 1974 (Gov. Code, § 81000
16	et seq.).
17	
18	Canon $4D(5)$ does not apply to contributions to a judge's campaign for
19	judicial office, a matter governed by Canon 5.
20	
21	

1	Canon 4
2	
3	Because a gift, bequest, or favor to a member of the judge's family residing
4	in the judge's household* might be viewed as intended to influence the judge, a
5	judge must inform those family members of the relevant ethical constraints upon the
6	judge in this regard and discourage those family members from violating
7	them. A judge cannot, however, reasonably be expected to know or control all of
8	the financial or business activities of all family members residing in the judge's
9	household.*
10	
11	The application of Canon $4D(5)$ requires recognition that a judge cannot
12	reasonably be expected to anticipate all persons or interests that may come before
13	the court.
14	
15	(6) A judge shall not accept and shall discourage members of the judge's
16	family residing in the judge's household* from accepting a gift, bequest, favor,
17	or loan from anyone except as hereinafter provided:
18	
19	(a) any gift incidental to a public testimonial, books, tapes, and other
20	resource materials supplied by publishers on a complimentary basis for official

1	Canon 4
2	
3	use, or an invitation to the judge and the judge's spouse or guest to attend a
4	bar-related function or an activity devoted to the improvement of the law,* the
5	legal system, or the administration of justice;
6	
7	(b) advances or reimbursement for the reasonable cost of travel,
8	transportation, lodging, and subsistence which is directly related to
9	participation in any judicial, educational, civic, or governmental program or
10	bar-related function or activity, devoted to the improvement of the law,* the
11	legal system, or the administration of justice;
12	
13	ADVISORY COMMITTEE COMMENTARY
14	Acceptance of an invitation to a law-related function is governed by Canon
15	4D(6)(a); acceptance of an invitation paid for by an individual lawyer or group of
16	lawyers is governed by Canon $4D(6)(d)$.
17	
18	(c) a gift, award, or benefit incident to the business, profession, or other
19	separate activity of a spouse or other member of the judge's family residing in
20	the judge's household,* including gifts, awards, and benefits for the use of both

the spouse or other family member and the judge, provided the gift, award, or

1	Canon 4
2	
3	benefit could not reasonably be perceived as intended to influence the judsge in
4	the performance of judicial duties;
5	
6	(d) ordinary social hospitality;
7	
8	ADVISORY COMMITTEE COMMENTARY
9	Although Canon $4D(6)(d)$ does not preclude ordinary social hospitality
10	between members of the bench and bar, a judge should carefully weigh acceptance
11	of such hospitality to avoid any appearance of bias. See Canon 2B.
12	
13	(e) a gift for a special occasion from a relative or friend, if the gift is
14	fairly commensurate with the occasion and the relationship;
15	
16	ADVISORY COMMITTEE COMMENTARY
17	A gift to a judge, or to a member of the judge's family residing in the judge's
18	household,* that is excessive in value raises questions about the judge's impartiality
19	and the integrity of the judicial office and might require disqualification of the
20	judge where disqualification would not otherwise be required. See, however, Canon
21	4D(6)(f).

1	Canon 4
2	
3	(f) a gift, bequest, favor, or loan from a relative or close personal friend
4	whose appearance or interest in a case would in any event require
5	disqualification under Canon 3E;
6	
7	(g) a loan in the regular course of busineson the same terms generally
8	available to persons who are not judges;
9	
10	(h) a scholarship or fellowship awarded on the same terms and based on
11	the same criteria applied to other applicants.
12	
13	E. Fiduciary Activities
14	
15	(1) A judge shall not serve as executor, administrator, or other personal
16	representative, trustee, guardian, attorney in fact, or other fiduciary,* except
17	for the estate, trust, or person of a member of the judge's family,* and then only
18	if such service will not interfere with the proper performance of judicial duties.
19	
20	(2) A judge shall not serve as a fiduciary* if it is likely that the judge as
21	a fiduciary* will be engaged in proceedings that would ordinarily come before

1	Canon 4
2	
3	the judge, or if the estate, trust, or minor or conservatee becomes engaged in
4	contested proceedings in the court on which the judge serves or one under its
5	appellate jurisdiction.
6	
7	(3) The same restrictions on financial activities that apply to a judge
8	personally also apply to the judge while acting in a fiduciary* capacity.
9	
10	ADVISORY COMMITTEE COMMENTARY
11	The Time for Compliance provision of this Code (Canon 6F) postpones the
12	time for compliance with certain provisions of this Canon in some cases.
13	
14	The restrictions imposed by this Canon may conflict with the judge's
15	obligation as a fiduciary.* For example, a judge shall resign as trustee if detriment
16	to the trust would result from divestiture of trust holdings the retention of which
17	would place the judge in violation of Canon $4D(4)$.
18	
19	F. Service as Arbitrator or Mediator
20	
21	

1	Canon 4
2	
3	A judge shall not act as an arbitrator or mediator or otherwise perform
4	judicial functions in a private capacity unless expressly authorized by law.*
5	
6	ADVISORY COMMITTEE COMMENTARY
7	Canon 4F does not prohibit a judge from participating in arbitration,
8	mediation, or settlement conferences performed as part of his or her judicial
9	duties.
10	
11	G. Practice of Law
12	
13	A judge shall not practice law.
14	
15	ADVISORY COMMITTEE COMMENTARY
16	This prohibition refers to the practice of law in a representative capacity and
17	not in a pro se capacity. A judge may act for himself or herself in all legal matters,
18	including matters involving litigation and matters involving appearances before or
19	other dealings with legislative and other governmental bodies. However, in so
20	doing, a judge must not abuse the prestige of office to advance the interests of the
21	judge or member of the judge's family.* See Canon 2B.

1	Canon 4
2	
3	H. Compensation and Reimbursement
4	
5	A judge mayreceive compensation and reimbursement of expenses as
6	provided by law* for the extrajudicial activities permitted by this Code, if the
7	source of such payments does not give the appearance of influencing the judge's
8	performance of judicial duties or otherwise give the appearance of impropriety.
9	
LO	(1) Compensation shall not exceed a reasonable amount nor shall it
L1	exceed what a person who is not a judge would receive for the same activity.
L2	
L3	(2) Expense reimbursement shall be limited to the actual cost of the limited to the limi
L4	food, lodging, and other costs reasonably incurred by the judge and, where
L5	appropriate to the occasion, by the judge's spouse or guest. Any payment in
L6	excess of such an amount is compensation.
L7	
L8	ADVISORY COMMITTEE COMMENTARY
L9	Judges should be aware of the statutory limitations on accepting gifts,
20	including honoraria.
21	

1	CANON 5
2	
3	A JUDGE OR JUDICIAL CANDIDATE*
4	SHALL REFRAIN FROM INAPPROPRIATE
5	POLITICAL ACTIVITY
6	
7	Judges are entitled to entertain their personal views on political
8	questions. They are not required to surrender their rights or opinions as
9	citizens. They shall, however, avoid political activity that may create the
10	appearance of political bias or impropriety. Judicial independence and
11	impartiality should dictate the conduct of judges and candidates* for judicial
12	office.
13	
14	A. Political Organizations
15	
16	Judges and candidates* for judicial office shall not
17	
18	(1) act as leaders or hold any office in a political organization;*
19	
20	
21	

1	Canon 5
2	
3	(2) make speeches for a political organization* orandidate* for
4	nonjudicial office or publicly endorse or publicly oppose a candidate for
5	nonjudicial office; or
6	
7	(3) personally solicit funds for a political organization* or nonjudicial
8	candidate;* or make contributions to a political party or political organization*
9	or to a nonjudicial candidate in excess of five hundred dollars in any calendar
LO	year per political party or political organization* or candidate,* or in excess of
L1	an aggregate of one thousand dollars in any calendar year for all political
L2	parties or political organizations* or nonjudicial candidates.*
L3	
L4	ADVISORY COMMITTEE COMMENTARY
L5	The term "political activity" should not be construed so narrowly as to
L6	prevent private comment.
L7	
L8	This provision does not prohibit a judge from signing a petition to qualify a
L9	measure for the ballot without the use of the judge's official title.
20	
71	

In judicial elections, judges are neither required to shield themselves from

campaign contributions nor are they prohibited from soliciting contributions from

anyone including attorneys. Nevertheless, there are necessary limits on judges

facing election if the appearance of impropriety is to be avoided. Although it is

improper for a judge to receive a gift from an attorney subject to exceptions noted

in Canon 4D(6), a judge's campaign may receive attorney contributions.

Although attendance at political gatherings is not prohibited, any such attendance should be restricted so that it would not constitute an express public endorsement of a nonjudicial candidate* or a measure not directly affecting the administration of justice otherwise prohibited by this Canon.

Subject to the monetary limitation herein to political contributions, a judge may purchase tickets for political dinners or other similar dinner functions. Any admission price to such a political dinner or function in excess of the actual cost of the meal shall be considered a political contribution. The prohibition in Canon 5A(3) does not preclude judges from contributing to a campaign fund for distribution among judges who are candidates for reelection or retention, nor does it apply to contributions to any judge or candidate* for judicial office.

Under this Canon, a judge may publicly endorse another judicial

candidate.* Such endorsements are permitted because judicial officers have a

special obligation to uphold the integrity and impartiality of the judiciary and are

in a unique position to know the qualifications necessary to serve as a competent

judicial officer.

Although members of the judge's family* are not subject to the provisions of this Code, a judge shall not avoid compliance with this Code by making contributions through a spouse or other family member.

B. Conduct During Judicial Campaigns

A candidate* for election or appointment to judicial office shall not (1) make statements to the electorate or the appointing authority that commit or appear to commit the candidate* with respect to cases, controversies, or issues that could come before the courts, or (2) knowingly misrepresent the identity, qualifications, present position, or any other fact concerning the candidate* or his or her opponent.

1	Canon 5
2	
3	C. Speaking at Political Gatherings
4	
5	Candidates* for judicial office may speak to political gatherings only on
6	their own behalf or on behalf of another candidate for judicial office.
7	
8	D. Measures to Improve the Law
9	
10	Except as otherwise permitted in this Code, judges shall not engage in
11	any political activity, other than in relation to measures concerning the
12	improvement of the law,* the legal system, or the administration of justice.
13	
14	
15	
16	
17	
18	
19	
20	
21	

1	CANON 6
2	
3	COMPLIANCE WITH THE CODE OF JUDICIAL ETHICS
4	
5	A. Judges
6	
7	Anyone who is an officer of the state judicial system and who performs
8	judicial functions, including, but not limited to, a magistrate, court
9	commissioner, referee, court-appointed arbitrator, judge of the State Bar
10	Court, temporary judge,* or special master, is a judge within the meaning of
11	this Code. All judges shall comply with this Code except as provided below.
12	
13	ADVISORY COMMITTEE COMMENTARY
14	For the purposes of this Canon, if a retired judge is serving in the assigned
15	judges program, the judge is considered to "perform judicial functions." Because
16	retired judges who are privately retained may perform judicial functions, their
17	conduct while performing those functions should be guided by this Code.
18	
19	
20	
21	

1	Canon 6
2	
3	B. Retired Judge Serving in the Assigned Judges Program
4	
5	A retired judge who has filed an application to serve on assignment,
6	meets the eligibility requirements set by the Chief Justice for service, and has
7	received an acknowledgment of participation in the assigned judges program
8	shall comply with all provisions of this Code, except for the following:
9	
10	4C(2) Appointment to governmental positions
11	4D(2) Participation in business entities and managing
12	investments
13	4E Fiduciary* activities
14	
15	C. Retired Judge as Arbitrator or Mediator
16	
17	A retired judge serving in the assigned judges program is not required to
18	comply with Canon 4F of this Code relating to serving as an arbitrator or
19	mediator, or performing judicial functions in a private capacity, except as
20	otherwise provided in the Standards and Guidelines for Judges Serving on
21	Assignment promulgated by the Chief Justice.

1	Canon 6
2	
3	ADVISORY COMMITTEE COMMENTARY
4	In California, article VI, section 6 of the California Constitution provides
5	that a "retired judge who consents may be assigned to any court" by the Chief
6	Justice. Retired judges who are serving in the assigned judges program pursuant to
7	the above provision are bound by Canon 6B, including the requirement of Canon
8	4G barring the practice of law. Other provisions of California law, and standards
9	and guidelines for eligibility and service set by the Chief Justice, further define the
10	limitations on who may serve on assignment.
11	
12	D. Temporary Judge,* Referee, or Court-appointed Arbitrator
13	
14	A temporary judge,* a person serving as a referee pursuant to Code of
15	Civil Procedure section 638 or 639, or a court-appointed arbitrator while
16	actually serving in any of these capacities shall comply with the following
17	provisions of this Code:
18	
19	
20	
21	

1	Canon 6
2	
3	1 Integrity and independence of the judiciary
4	2A,B,C Public confidence, impartiality of the judiciary,
5	and membership in organizations
6	3A,B Judicial duties in general
7	Adjudicative responsibilities
8	3C(1),(2),(4) Administrative responsibilities
9	3D,E Disciplinary responsibilities
10	Disqualification
11	4A,B Extrajudicial activities in general
12	4C(3)(c)(i) Service as an officer, director, trustee, or
13	nonlegal advisor
14	4C(1) Appearance at public hearings
15	4C(3)(d)(iii),(iv) Use of judicial office for fund raising by officer
16	director, trustee, or nonlegal advisor
17	4D(1)(a) Financial and business dealings that exploit the
18	judicial position
19	4D(5) Gifts from those who have come or are
20	reasonably likely to come before the judge
21	

1	Canon 6
2	
3	5B,C Statements by candidates for judicial office
4	Speeches at political gatherings by candidates
5	for judicial office
6	
7	A person who has been a temporary judge,* referee, or court-appointed
8	arbitrator shall not act as a lawyer in a proceeding in which he or she has
9	served as a judge or in any other proceeding related thereto except as otherwise
10	permitted by rule 3-310 of the Rules of Professional Conduct.
11	
12	ADVISORY COMMITTEE COMMENTARY
13	Any exceptions to the Canons do not excuse a judicial officer's separate
14	statutory duty to disclose information that may result in the judicial officer's recusal
15	or disqualification.
16	
17	
18	
19	
20	
21	

1	Canon 6
2	
3	E. Judicial Candidate
4	
5	A candidate* for judicial office shall comply with the provisions of
6	Canon 5.
7	
8	F. Time for Compliance
9	
10	A person to whom this Code becomes applicable shall comply
11	immediately with all provisions of this Code except Canons 4D(2) and 4F and
12	shall comply with these Canons as soon as reasonably possible and shall do so in
13	any event within a period of one year.
14	
15	ADVISORY COMMITTEE COMMENTARY
16	If serving as a fiduciary* when selected as a judge,a new judge may,
17	notwithstanding the prohibitions in Canon 4F, continue to serve as fiduciary* but
18	only for that period of time necessary to avoid adverse consequences to the
19	beneficiary of the fiduciary relationship and in no event longer than one year.
20	Similarly, if engaged at the time of judicial selection in a business activity, a new
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3	judge may, notwithstanding the prohibitions in Canon $4D(2)$, continue in that
4	activity for a reasonable period but in no event longer than one year.
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